

MIDDLE DISTRICT OF PENNSYLVANIA, U.S.A.

RICHARD PAUL SHOVER

DOCKET #

V.

YORK COUNTY COMMON PLEAS	0
COURT JUDGES	0
YORK COUNTY DISTRICT ATTORNEY'S OFFICE	0
YORK COUNTY PUBLIC DEFENDER'S OFFICE	0
YORK COUNTY CLERK OF COURTS	0
YORK COUNTY CONFLICT COUNSEL	0
LEBANON COUNTY COMMON PLEAS	0
COURT JUDGES	0
LEBANON COUNTY DISTRICT ATTORNEY'S OFFICE	0
LEBANON COUNTY PUBLIC DEFENDER'S OFFICE	0
LEBANON COUNTY CLERK OF COURT	0
YORK COUNTY PROBATION SERVICES	0
LEBANON COUNTY PROBATION SERVICES	0

FILED
HARRISBURG, PA

JUL 10 2025

PER MW
DEPUTY CLERKCIVIL ACTION
CRIMINAL COMPLAINTCIVIL ACTION AND CRIMINAL
COMPLAINT

WOOL COMES, THE COMPLAINANT, IN THIS CIVIL ACTION AND CRIMINAL COMPLAINT AGAINST THE NAMED DEFENDANTS IN THEIR PROFESSIONAL AND THEIR PRIVATE CAPACITIES AS OFFICERS OF THE COURT AND AS PRIVATE CITIZENS WHO HAVE CONSPIRED TO VIOLATE THE COMPLAINANT'S RIGHTS UNDER COLOR OF LAW, AND KNOWINGLY AND WILLINGLY ENGAGED IN RACKETEERING INVOLVEMENT IN A CRIMINAL ORGANIZATION AND WHO HAVE LAID SIEGE TO THE COURT OF COMMON PLEAS IN THE GREAT REPUBLIC OF PENNSYLVANIA. THESE COUNTY COURTS ARE NOW OVER-RUN, OVER-SEEN AND HAVE BEEN TAKEN OVER BY A CORRUPT

MULTITUDE OF UNRELATED UN-BALANCED AND UNCONTROLLABLE DICTATORSHIP, TOTITARIAN POLITICAL PARASITES FOR THE FOLLOWING REASONS THIS COMPLAINTANT, RICHARD PAUL II OF THE SHOVER FAMILY APPEAR IN PROPRIA PERSONA, DURING HIS SPECIAL APPEARANCE, A LIVING BREATHING MAN, AND BENEFICIARY OF THE TRUST, SECURED PARTY CREDITOR, AND THIRD PERSON INTERVENOR, HOLDER IN ONE COURSE AND REPRESENTATIVE OF THE DEBTOR A.K.A RICHARD PAUL SHOVER II;

1. THE DEFENDANTS AT DOCKET # 67-CR-1531 - 2024 AND AT 38-CR-1420 - 2021 CONSPIRED WITH ONE ANOTHER TO MAKE THE COMMONWEALTH OF PENNSYLVANIA THE VICTIM IN THESE CASES AND ALSO CONSPIRED TO PROSECUTE THE CASES, PRESIDE OVER THE CASES, HEAR THE CASES AND JUDGE THEM, GIVE FALSE STATEMENT DURING JURY INSTRUCTIONS, AND ALSO REPRESENT THE DEFENDANT INEFFECTIVELY AND NEVER PRESENTING A REASONABLE DEFENCE AT THE COMPLAINTANT'S REQUEST.
2. THE DEFENDANTS CONSPIRED TO BRING CHARGES AGAINST THE COMPLAINTANT WITHOUT A UNRELATED TRIJUAI OR GRAND JURY OF IMPARIAL PEERS TO HEAR EVIDENCE AND DETERMINE IF THEY HAD ENOUGH EVIDENCE TO PROCEED WITH THE CASE AND/OR INDICT THE COMPLAINTANT
3. THE DEFENDANTS CONSPIRED TO VIOLATE THE COMPLAINTANT'S RIGHTS BY NOT ALLOWING HIM THE RIGHT TO FACE HIS ACCUSER AND MADE THE STATE OR COMMONWEALTH OF PENNSYLVANIA THE VICTIM IN THE CASE
4. THE DEFENDANTS CONSPIRED TO VIOLATE THE COMPLAINTANT'S RIGHTS BY NOT INFORMING THE COMPLAINTANT OF THE NATURE AND THE CAUSE OF THE ACTIONS BEING BROUGHT AGAINST HIM.
5. THE DEFENDANTS CONSPIRED TO VIOLATE THE COMPLAINTANT'S RIGHTS WHEN THEY COULD NOT SHOW JURISDICTION; SUBJECT MATTER JURISDICTION; A DELEGATION OF AUTHORITY; OR AN OATH OF OFFICE SWEARING TO UPHOLD THE UNITED STATES CONSTITUTION AND THE CONSTITUTION FOR THE COMMON -

COMMONWEALTH OF PENNSYLVANIA

6. THE DEFENDANTS CONSPIRED TO VIOLATE THE COMPLAINANT'S RIGHTS WHEN WITHOUT HIS KNOWLEDGE, OR CONSENT, GATHERED TOGETHER, AND ASSUMED THE COMPLAINANT'S GUILT WHEN THEY FORMULATED A PLEA AGREEMENT WITHOUT AN IMPARTIAL PARTY OR IN THE PRESENCE OF THE COMPLAINANT AND CONSTITUTES A CRIMINAL CONSPIRACY BEFORE AN ESTABLISHMENT OF GUILT IS MADE BY TRIAL BY JUDGE OR JURY OR BY A FORMAL GUILTY PLEA BY THE COMPLAINANT.
7. THE COMPLAINANT ASSERTS WHEN YOU ASSUME YOU'VE MADE AN ASS OUT OF YOU AND YOU'VE MADE AN ASS OUT OF ME AND THIS MOST DEFINATELY APPLIES TO THE DEFENDANTS.
8. THE DEFENDANTS ARE CONSPIRING IN THEIR PERSONAL AND PROFESSIONAL CAPABILITIES TO VOLUNTARILY ENGAGE IN RACKETEERING INVOLVEMENT IN A CRIMINAL ORGANIZATION BY CONSPIRING TO VIOLATE THE CITIZENS OF THIS GREAT NATION AND THE GRAND REPUBLIC OF PENNSYLVANIA.
9. THE DEFENDANTS CONSPIRED TO VIOLATE THE RIGHTS OF THE COMPLAINANT BY PROFITING FROM A CRIMINAL CONSPIRACY TO VIOLATE THE RIGHTS OF MILLIONS OF PENNSYLVANIANS AND OTHER CITIZEN'S WHEN THEY KNOWINGLY, WILLINGLY AND VOLUNTARILY ENGAGED IN A R.I.C.O CONSPIRACY TO LAY SEIGE TO COURTS OF COMMON PEARS AND PROFIT FOR PERSONAL GAINS BY MALICIOUS PERSECUTION AND CORRUPTION.
10. THE DEFENDANTS CONSPIRED TO VIOLATE THE COMPLAINANT'S CONSTITUTIONAL RIGHTS WHEN THEY CONSPIRED TO ENFORCE LAWS IN PARI MATERIA (75 PA CSA § 1543(b) 75 PA CSA § 3802) AND NOT SUBJECT THEM TO PRIOR OFFENCE CLEANCES IN 75 PA CSA § 3806 IN THAT SECTIONS 1543(b) AND 3802 ARE SUBSTANTIAL SIMILAR AS ARTICULATED IN SECTION 3806(A)(3) AND NOT SUBJECT SECTION 1543(b) TO A 10 YEAR LOOK BACK PERIOD THAT APPLIES TO SECTION 3802 MAKING THESE STATUTES VOID-FOR-VAGUENESS, REPUGNANT TO THE CONSTITUTION AND IN VIOLATION OF THE STATUTORY CONSTRUCTION ACT OF 1972.

11. DEFENDANTS CONSPIRED TO VIOLATE THE COMPLAINANT'S RIGHTS WHEN IT KNOWINGLY
 WILLFULLY AND VOLUNTARILY DECIDED TO EXPLOIT LOOHOLE IN THE PENNSYLVANIA
 VEHICLE CODE THAT ARE UNCONSTITUTIONAL, AGAINST STATUTORY CONSTRUCTION ACT
 OF 1972, VOID FOR VAGUENESS AND DOES NOT FOLLOW COURT DECISIONS MADE
 IN COMV ARROYO, COMV HEUKMAN, AND COMV ROSENBERGER
 AFTER EXPIRATION OF DUI- RELATED SUSPENSION AND CONSECUTIVE NON-DUTY
 SUSPENSION IS BEING SERVED A DEFENDANT COULD NOT BE CHARGED
 WITH SECTION 1543(b) BUT ONLY GUILTY OF 75 PA C.S.A. § 1543

WHEREFORE ALL OF THE ABOVE MENTIONED REASONS THIS
 COMPLAINANT WISHES TO FILE SUIT, CRIMINAL CHARGES FOR
 CONSPIRING TO VIOLATE COMPLAINANT'S RIGHTS, R.I.C.O CONSPIRACY
 CHARGES AND DAMAGES FOR MALICIOUS PROSECUTION AND DRIVERS
 LICENSE SUSPENSION THAT HAS CAUSED THE COMPLAINANT UNMEASURED
 DAMAGES AND PAIN AND SUFFERING DUE TO EXPLOITATION OF VEHICLE
 CODES IN PENNSYLVANIA IN THE AMOUNT OF \$9,000,000.00 PER
 DEFENDANT PER VIOLATION IN THEIR PROFESSIONAL AND PRIVATE CAPABILITIES

ALL STATEMENTS MADE HEREIN ARE TRUE AND CORRECT TO THE BEST
 OF THE COMPLAINANT'S KNOWLEDGE AND BELIEF UNDER PENALTY
 OF PERJURY, SO HELP HIM GOD

Richard Paul Shover

RICHARD PAUL SHOVER

UCL 1-308; 1-183

ALL RIGHTS RESERVED

7/7/2025

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**"THIS CORRESPONDENCE ORIGINATES
FROM AN INMATE INSTITUTION"**

FROM: RICHARD PAUL SHONER II

INMATE ID#: 24056

**York County Prison
3400 Concord Rd.
York, PA 17402**

LEGAL MAIL HARRISBURG PA 171

7 JUL 2025 PM 1 L



TO: THE SUPREME COURT, 3RD CIRCUIT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA
SYLVIA H. RAMBO U.S. COURTHOUSE
1501 NORTH 6TH STREET
HARRISBURG, PA 17102

17102-110401